- January 21, 2020 - 11:36 AM

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STATE OF MISSCURI,

STATE OF MISSOURI

PLAINTIFF.

CASE NO. 13RI-CR00907-01

VS.

CHARLES M. HAYNES

BE IT REMEMBERED THAT ON THE 12TH DAY OF DECEMBER. 2018, THE ABOVE ENTITLED CAUSE CAME ON FOR HEARING BEFORE THE HONORABLE KELLY W. PARKER, JUDGE OF THE 42MD JUDICIAL CIRCUIT, DIVISION II, AT RIPLEY COUNTY, MISSOURI, AND THE FOLLOWING PROCEEDINGS WERE HAD:

APPEARANCES:

FOR THE PLAINTIFF:

CHRISTINE KRUG, ESQ. ASSISTANT ATTORNEY GENERAL 815 OLIVE STREET

SHITTE 200 ST. LOUIS, MISSOURI 63101

FOR THE DEFENDANT:

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THEODORE LISZEWSKI, ESO. THEODORE LISZENSKI, ESC ATTORNEY AT LAM 220 NORTH MAIN STREET SIRESTON, MISSOURI 63H DAYJO MILLS, ESC. ATTORNEY AT LAM 1100 N. ELM STREET P.O. BOX 248 ROLLA, MISSOURI 65402

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HER TO GIVE THAT AT ANY TIME AND THEN I'LL GIVE YOU ANOTHER OPPORTUNITY TO PRESENT ANYTHING YOU WANT TO 3 PRESENT. MR. LISZEWSKI: APPRECIATE THAT. 5 THE COURT: OKAY. OTHER THAN THE VICTIM DOES THE STATE HAVE ANY EVIDENCE TO PRESENT? MS. KRUG: NO YOUR HONOS. THE COURT: OKAY EVIDENCE ON BEHALF OF THE 9 DECENDANT? DESENDANT'S EVIDENCE: 11 MR. LISZEWSKI: YES JUDGE WE'LL BEGIN BY CALLING JENNIFER WILLIAMS. THE COURT: JENNIFER WILLIAMS, PLEASE COME 13 FORWARD AND RAISE YOUR RIGHT HAND TO BE PLACED UNDER 15 (AT THIS TIME JENNIFER WILLIAMS WAS SWORN TO TELL THE 16 17 TRUTH, THE WHOLE TRUTH, AND NOTHING BUT THE TRUTH, AFTER WHICE THE FOLLOWING PROCEEDINGS WERE HAD:) 19 THE COURT: YOU MAY HAVE A SEAT. YOU MAY 20 INCUIRE. DIRECT EXAMINATION BY MR. LISZEWSKI: 21

Q. THANK YOU YOUR HOROR. MA'AM WOULD YOU

AND JENNIFER YOU ARE A LICENSED ATTORNEY

STATE YOUR NAME FOR THE RECORD.

JENNIFER WILLIAMS.

24

2 THE COURT: WE ARE ON THE RECORD IN STATE OF 3 MISSOURI V. CHARLES M. HAYNES. THIS MATTER IS ON FOR SENTENCING TODAY. THE COURT HAS READ THE SENTENCING ASSESSMENT REPORT. I HAVE RECEIVED A COUPLE OF E-MAILS 6 ONE FROM MS. KRUG WHICH INCLUDED A LETTER FROM MS., IS IT NEVAR, NEVAR, AND THE COURT HAS READ THAT LETTER. I DID RECEIVE AN E-WAIL FROM MR. MILLS THAT INCLUDED A POLICE REPORT RELATED TO THE ALLEGATION OF BURGLARY BY 10 THE DEFENDANT INVOLVING M.S.H. I READ THAT FOR 11 WHATEVER THAT'S WORTH. ANY PRELIMINARY MATTERS BY THE STATE BEFORE WE MOVE INTO THE SENTENCING? 12 13 MS. KRUG: YES YOUR HONOR, THE DEFENSE HAS 14 FILED A FOURTH AMERDED NITNESS ENDORSEMENT OF SENTENCING WITNESSES AND THE STATE IS GOING TO MOVE TO 16 EXCLUDE A FEW OF THOSE BASED ON THE INFORMATION, SOME 17 OF WHICH IS ON THIS ENCORSEMENT AND SOME OF WHICH IS 18 NOT. WITH REGARD TO A DR. DUNCAN WHO IS THE SECOND 19 LISTED WITNESS ON THERE, YOUR HONOR THEY'VE STATED THAT HE'S GOING TO TESTIFY REGARDING DEFENDANT AND HIS 20 21 HISTORY WITH THE ALLEGED VICTIM AND THE MOTHER OF THE ALLEGED VICTIM. THE DEFENDANT HAS PLED GUILTY. THIS 22 23 MATTER OF ALLEGED IS OVER. HE'S PLED GUILTY TO 24 VICTIMIZING HER, SO ANYTHING ABOUT THAT RELATIONSHIP THAT MAY COME INTO PLAY WITH REGARDS TO YOU KNOW IF WE

SENTENCING BEARING - DECEMBER 12, 2018:

IN THE STATE OF MISSOURI?

YOU ALSO HAVE A ROLE AS IT RELATES THEO THE DISSOLUTION CHARLES HAYNES VERSUS CYNTHIA HAYNES,

IS THAT CORRECT?

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8

WHAT IS YOUR ROLE IN THAT CASE?

A. I AM THE COURT APPOINTED GUARDIAN AD

LITEM FOR M.H. AND S.H.

10 Q. ORAY INITIALLY WHENEVER THE DIVORCE WAS FILED IT WAS TWO CHILDREN AND NOW YOU ARE THE GAL FOR 11

JUST S.H. IS THAT CORRECT? 12

A. YES IT IS.

14 IF YOU WOULD BRIEFLY DESCRIBE TO THE

COURT WHAT YOUR COURSE OF DUTIES ARE AS GAL AND

16 OBLIGATIONS?

17 A. MY OVER-ARCHING OBLIGATION IS TO MAKE A RECOMMENDATION TO THE COURT THAT I BELIEVE TO BE IN THE 18

CHILDREN'S BEST INTEREST WITH REGARD TO CUSTODY AND 19

20 VISITATION BETWEEN THE PARENTS. IN CONNECTION WITH

21 MAKING THAT RECOMMENDATION I INTERVIEW PARTIES,

22 INTERVIEW COLLATERAL WITNESSES, REVIEW ANY

23 DOCUMENTATION THAT'S PROVIDED BY PARTIES. IN THIS

24 PARTICULAR CASE THERE'S A LENGTHY HISTORY WITH THIS

FAMILY AND SO SOME OF MY DUTIES INCLUDED DISCUSSING

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SPOKE POSITIVELY ASOUT THEIR FATHER, INDICATED THAT
THEY HAD A GOOD RELATIONSHIP WITH HIM, SUBSEQUENTLY AND

CONSISTENTLY SINCE THAT TIME THE CHILDREN HAVE REPORTED

TO ME THAT THEY DIDN'T WANT TO SEE FATHER, IT'S BEEN A

Q. WOULD IT BE FAIR TO SAY THAT THIS CASE

MS. KRUG: JUDGE THAT CALLS FOR SPECIFIATION

Q. LET ME REPEAT THE QUESTION, MY

APOLOGIES. WOULD IT BE FAIR TO SAY IN YOUR EXPERIENCE

THAT THIS HAS TAKEN A TOLL ON WELL I GUESS S. H. MORE

A. I BELIEVE SO, I BELIEVE SHE'S A VERY

Q. AND IN YOUR INVESTIGATIONS WAS CHUCK A

TUMULTUOUS RELATIONSHIP SINCE THEN.

A. I BELIEVE...

THE COURT: OVERRULEO.

HAS TAKEN A TOLL ON THEM?

SPECIFICALLY TODAY?

CONFLICTED LITTLE GIRL.

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               Q. OKAY. THROUGHOUT THE COURSE OF YOUR
     REPRESENTATION OF THE CHILDREN IN THE CASE DID YOU HAVE
     AN OPPORTUNITY TO INTERVIEW CHUCK HAYNES, CINDY HAYNES.
                   AND S.H.
              A. YES I HAVE.
              O. AND HAVE YOU HAD AN OPPORTUNITY TO SPEAK
     WITH THE VICTIM IN THIS CASE M.S.H.?
              A. I WAS REQUESTED TO DO SO AND I DECLINED
 10
    TO DO SO FOR FEAR THAT IT WOULD POTENTIALLY CAUSE ME TO
11
     BE A WITHESS IN THE CRIMINAL CASE AND IMPACT MY ABILITY
12
     TO ADVOCATE FOR S.H. AND M.H.
13
              Q. OKAY SO YOU'VE NEVER PERSONALLY SPOKEN
14
15
     TO M.S.H. AT ALL?
16
              A. NOTHING MORE THAN SHE WAS PRESENT WITH
    CINDY HAYNES WHEN SHE CAME TO MY OFFICE ONE TIME AND
     SHE REMAINED IN THE LOSBY WHILE I INTERVIEWED CINDY
18
19
              Q. OKAY. FROM YOUR INVESTIGATION IN THE
    CASE HOW WOULD YOU DESCRIBE THE RELATIONSHIP THAT CHUCK
21
    HAYNES FAD WITH HIS CHILDREN M.H. AND S.H.
22
23
             A. AT TIMES GOOD AND AT TIMES BAD, THE
    VERY FIRST TIME THAT I INTERVIEWED THE MINOR CHILDREN
    THEY, THEY CAME TO THE DEFICE WITH THEIR FATHER, THEY
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THIS MATTER OR PREVIOUS MATTERS WITH PRIOR GUARDIAN AD

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               THE COURT: THE OBJECTION IS SUSTAINED.
               Q. LET ME ASK YOU GOING FORWARD IF THE
     COURT WERE TO SEND CHUCK TO THE DEPARTMENT OF
     CORRECTIONS WOULD YOU HAVE, I UNDERSTAND YOU HAVE NOT
     MADE A RECOMMENDATION AS TO CUSTODY AND PLACEMENT IS
     THAT REGHT?
              A. THAT'S CORRECT.
               O. DO YOU HAVE ANY CONCERNS AS IT WOULD
     RELATE TO S.H.
                           NOT BEING AROUND HER FATHER AND
10
     EXCLUSIVELY AROUND CINDY HAYNES AND M.S.H,?
11
              MS. KRUG: OBJECTION.
12
              THE COURT: OVERAULED.
13
                  LET ME, DO YOU UNDERSTAND MY QUESTION?
14
                   NO.
              A.
15
              Q. OKAY. IF THE JUDGE WERE TO SAY CHUCK
     GOES TO PRISON AND I ASKED A POOR QUESTION, MY
     APOLOGIES, IF THE JUDGE SAID CHUCK IS GOING TO PRISON
     TODAY OR WHATEVER THE SENTENCE IS, WOULD YOU HAVE
    CONCERNS AS THE GUARDIAN AD LITEM ABOUT S. H. BEING IN
   THE EXCLUSIVE CONTACT OF CINDY AND M.R.S., THE VICTIM
21 IN THIS CASE?
              A. PARTIALLY CONCERNS ABOUT THAT BUT
23 PARTIALLY JUST CONCERNS THAT I ALWAYS HAVE WHEN A CHILD
24 IS LIMITED IN CONTACT WITH A PARENT. NOW WHAT THE
    EXTENT OF THAT CONTACT WOULD NEED TO LOOK LIKE IN THE
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CIVIL CONTEXT COULD BE A VARIETY OF THINGS BUT I'M
     ALWAYS CONCERNED WHEN A CHILD IS COMPLETELY SEPARATED
     FROM ANY OF THEIR PARENTS. I DO HOWEVER HAVE CONCERNS
     THAT FATHER AND HIS FAMILY HAVE NOT SEEMED TO BE AGLE
     TO HAVE ANY ACCESS TO THE CHILDREN FOR QUITE SOME TIME.
             Q. AND THAT IS PARTLY BECAUSE OF THIS
     CRIMINAL CASE IS THAT TRUE?
              A. IT'S MY UNDERSTANDING THAT'S A LARGE
     PART OF IT YES.
10
              Q. DO YOU HAVE ANY SPECIFIC CONCERNS WITH
    SOME THINGS THAT WERE FOUND ON THE VICTIM'S PHONE,
11
12
    THINGS OF THAT NATURE?
13
              A. YES.
14
              MS. KRUG: OBJECTION RELEVANCE.
15
              THE COURT: HOW WOULD SHE KNOW ABOUT THAT?
16
               MR. LISSEWSKI: AS THE GUARDIAN AD LITEM SHE
17
     WAS INFORMED ABOUT THAT DURING THE COURSE OF
18
     REPRESENTING THE CHILDREN.
              MS. KRUG: BY DEFENSE COUNSEL, SO IN ADDITION
20
    TO NOT BEING RELEVANT OBJECTION TO HEARSAY.
21
              THE COURT: SUSTAINED. THE OBJECTION IS
22
    SUSTAINED.
              Q. DO YOU HAVE ANY CONCERNS ABOUT S. H.
    BEING LEFT EXCLUSIVELY TO CINDY?
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- OF THIS CASE MY BELIEF IS THAT MOTHER HAS GREATLY
 MANIPULATED THESE CHILDREN. IF THEY DID NOT SAY WHAT
 SHE WANTED THEM TO SAY I BELIEVE THAT THERE WERE
 ATTEMPTS TO MANIPULATE THEM UNTIL THEY DID AND I
- 5 BELIEVE AS I'VE LOOKED BACK AT OTHER RECORDS WITH THE 6 PRIOR JUVENILE CASE I BELIEVE THAT'S BORN OUT WITH THE
- 7 VICTIM IN THE FRESENT CASE AS WELL AS M.S.H. SO THOSE 8 ARE MY CONCERNS.
- 9 MR. LISZEWSKI: THAT'S ALL THE QUESTIONS I
- 10 HAVE.
- 11 THE COURT: MS, KRUG.
 12 CROSS EXAMINATION BI MS, KRUG:
- Q. THANK YOU YOUR HONOR. MS. WILLIAMS THE
 CHILDREN TOLD YOU THAT THEY DIDN'T WANT TO BE AROUND
- 15 MR. HAYNES OR HIS MOTHER BERNICE HAYNES CORRECT?
- 16 A. YES THAT'S CORRECT.
- 17 Q. DUE TO VERBAL ABUSE, EMOTIONAL ABUSE?
- 18 A. YES.

2

- 19 O. SO WHETHER OR NOT WE'RE EVEN TALKING
- 20 ABOUT CINCY MAYNES IN THIS CONTEXT THEY DIDN'T WANT TO
- 21 BE WITH THE DEFENDANT?
- 22 A. THAT IS CORRECT. MY CONCERN WITH THAT
- 23 WAS THE LEVEL OF INFLUENCE EXERTED BY MOTHER AND M.S.B.
- 24 C. ALRIGHT, AND YOUR ROLE AS THE GUARDIAN
- 25 AU LITEM IS TO ADVOCATE ON BEHALF OF THE CHILDREN IS

M.S.H.?

- 2 A. NOT WITH REGARDS TO RECOMMENDATIONS I
 3 MIGHT MAKE NITH RECARD TO CINDY AND WHAT CONTACT SHE
 4 WOULD BAVE WITH THE CHILDREN.
- Q. RIGHT AND YOU'VE RECOGNIZED THAT THERE
- 6 SHOULD BE A DISTINCTION BETWEEN THE TWO CASES BECAUSE
 7 YOU'VE ALREADY TOLD US AS PART OF YOUR ROLE AS THE
- / YOU VE ALREADY TOLD US AS PART OF YOUR ROLE AS THE
- 8 GUARDIAN AD LITEM YOU DECLINED TO INTERVIEW YOUR
- 9 CLIENT'S STEP-SISTER CORRECT?
- 10 A. THAT'S CORRECT.
- 11 Q. ALRIGHT AND MS. WILLIAMS YOU HAVE I
- 12 ASSUME YOU'VE HAD SUPERVISED OR YOU'VE HAD CLIENTS,
- 13 CRILD CLIENTS WHO HAVE BEEN VICTIMS OF SEXUAL ABUSE?
- 14 A. YES.
- 15 C. IS TRAT FAIR TO SAY?
- 16 A. YES IT IS.
- 17 Q. AND I WOULD ASSUME YOU'VE HAD SOME
- 18 TRAINING IN THAT AREA?
- A. WE HAVE INITIAL 8 HOURS OF TRAINING THAT
- 20 WE HAVE TO COMPLETE IN ORDER TO BE CERTIFIED AS A
- 21 GUARDIAN AD LITEM AND WE HAVE TO CONTINUALLY MAINTAIN
- 22 ADDITIONAL TRAINING THROUGHOUT EACH YEAR AND SOME OF
- 23 TRAT TRAINING IS IN CONNECTION WITH DEALING WITH
- 24 VICTIMS OF SEXUAL ABUSE YES.
- Q. SO YOU RECOGNIZE SOME OF THE FACTORS

1 THAT RIGHT?

- A. THAT'S CORRECT.
- 3 Q. AND SOMETIMES WHEN YOU'RE IN THAT ROLE
- 4 THAT MEANS THAT NO MATTER THE OUTCOME OF A RELATED
- 5 CRIMINAL CASE YOU MIGHT NOT RECOMMEND THAT THE CHILD BE
- 6 LEFT WITH THE OTHER PARENT, ISN'T THAT TRUE?
 - A. I'M SORRY COULD YOU REPEAT?
- 8 Q. THE HYPOTHETICAL THAT MR. LISZENSKI
- 9 PRESENTED EARLIER, IF THE DEFENDANT GOES TO PRISON
- 10 TODAY HE ASKED YOU ABOUT ANY CONCERNS YOU MIGHT HAVE
- 11 WITH S.H. THEN BEING IN THE SOLE CUSTODY OF CINDY
- 12 HAYNES AND ANY MEMBERS THAT MAY LIVE WITH HER IS THAT
- 13 RIGHT?

15

19

22

- A. YES.
 - Q. BUT THAT CASE IS NOT CONCLUDED IS IT?
- 6 A. THAT'S CORRECT IT'S NOT.
- 17 Q. AND YOU'VE NOT MADE A RECOMMENDATION YET
- 18 CORRECT?
- A. THAT'S ALSO CORRECT.
- 20 Q. AND THERE ARE ANY NUMBER OF
- 21 RECOMMENDATIONS YOU COULD MAKE CORRECT?
 - A. THAT'S CORRECT
- 23 Q. AND NONE OF THOSE WOULD HAVE ANYTHING TO
- 24 DO WITH THE FACT THAT THE DEFENDANT CHUCK HAYNES HAS
- 25 PLED GUILTY TO SEXUALLY ASSAULTING HIS STEP-DAUGHTER
 - THAT COME INTO PLAY BOTH WITH VICTIMS AND ABUSERS
- 2 CORRECT?

3

- A. CORRECT.
- 4 Q. AND YOU AS THE GUARDIAN AD LITEM YOU'RE
- IN CONTACT WITH ANYONE WHO IS SET OUT DO DEAL WITH THE
- 6 BEST INTERESTS OF THE CHILD CORRECT?
- 7 A. AND OTHERS AS WELL I MEAN THERE MAY BE
- 8 COLLATERAL WITNESSES WHO DON'T HAVE THE CHILD'S BEST
- D. THERMAN
- 9 INTEREST AT HEART WHO I MAY BE REQUIRED OR NECESSARY
- 10 FOR ME TO INTERVIEW, BUT YES I BELIEVE THAT THE COURT'S
- 11 ROLE AND MY ROLE CERTAINLY IS MOSTLY CONCERNING THE
- 12 BEST INTERESTS OF THE CHILD.
- Q. AND SO THAT MIGHT INCLUDE THE THERAPIST
- 14 CORRSCT?
- 15 A. CORRECT.
- 16 Q. MEDICAL COCTORS?
- 17 A. YES.
- 18 Q. TEACHERS?
- 19 A. YES.
- 20 Q. NEIGHBORS?
- 21 A. YES,
- 22 Q. FOSTER PARENTS?
- 23 A. YES
- 24 Q. ALRIGHT AND SO IN YOUR EXPERIENCE WITH
- 25 CHILDREN WHO'VE BEEN SEXUALLY ABUSEO AND THE OFFENDERS

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I'M SURE YOU'RE AWARE OF THE PACT THAT MANY SEX
      OFFENDERS HAVE A PREFERRED TYPE OF VICTIM OR AGE OF
               A. I'M AWARE THAT THAT'S SOMETIMES TRUE
 5
      YES.
               O. AND WHILE SOME MAY PREFER YOUNGER
 G
      CHILDREN AND SOME MIGHT PREFER YOUNGER TEENAGERS IS
      THAT CORRECT?
               A. YES THAT CAN BE CORRECT.
10
               Q. ALRIGHT AND I WOULD ASSUME BASED ON YOUR
      INVESTIGATION AND KNOWLEDGE OF THE HAYNES FAMILY YOU'RE
     AWARE THAT THE DETENDANT HAD ALSO BEEN ALLEGED TO MARK
12
      ADVANCES TOWARDS OUR VICTIM M.S.H'S SISTER MINDY AS
14
     SHE WAS A YOUNG TEENAGER CORRECT?
15
              A. THERE WERE SOME REFERENCES TO THAT IN
16
     DOCUMENTS THAT I REVIEWED.
17
              Q. AND AT THIS MONENT S.H. IS NOT YET A
18
     YOUNG TEENAGER CORRECT?
19
              A. CORRECT
              Q. BUT M.H. WAS?
21
              A. THAT'S CORRECT.
              MS. KRUC: NOTHING FURTHER YOUR HONOR.
23
              MR. LISZENSKI; JUST A FEW MORE QUESTIONS
24
    JUDGE .
25
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Q. THERE WERE NO CRIMINAL CHARGES FOR
      MELINDA HOGG EVER FILED IS THAT FAIR TO SAY?
               A. NONE THAT I'M AWARE OF
 5
                    OKAY. DO YOU HAVE ANY CONCERNS AS IT
     RELATES TO, WELL LET ME BACK UP. MS. KRUG HAD ASKED
 7
     ABOUT THE TYPE OF VICTIM THAT CERTAIN SEX OFFENDERS
     PREFER AND THINGS OF THAT NATURE RIGHT?
9
               A. YES.
10
               Q. DO YOU HAVE AMY CONCERNS BASED ON YOUR
11
     INVESTIGATION IN THIS CASE AS IT RELATES TO S.H. AND
     CHUCK GOING FORWARD OF THE SAME TYPE OF TRING REPEATING
     ITSELF?
13
14
               A. I HONESTLY CAN'T RULE ANYTHING OUT AT
     THIS POINT, WHILE I DON'T, I DON'T KNOW THAT I THINK
15
     ANYTHING WOULD HAPPEN I CAN'T SAY ANYTHING MOULDN'T AND
17
     THAT'S UNFORTUNATELY MY ROLE AS A GUARDIAN AD LITEM IS
18
     I HAVE TO PROTECT THAT CHILD.
19
               Q. SURE, HAVE YOU SEEN ANYTHING IN TERMS
     OF ANY BEHAVIOR WITH S.H. THAT WOULD LEAD YOU TO
     BELIEVE THAT THINGS WERE GOING IN THAT DIRECTION?
22
              A. IT HAS BEEN MY OPINION SINCE I ENTERED
     THIS CASE THAT BOTH OF THESE CHILDREN WERE BIGHLY
     SEXUALIZED FOR THEIR AGE. I HAVE NO IDEA, WE HAVE NOT
     BEEN ABLE TO DETERMINE INCONCLUSIVELY WHETHER THAT'S
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RE-DIRECT EXAMINATION BY MR. LISZEWSKI:

DUE TO ONE FACTOR OR ANOTHER. IN THE COURSE OF MY 2 INVESTIGATION THERE'S A LONG HISTORY OF SEXUAL ABUSE IN MOTHER'S FAMILY. THERE ARE A SILLION FACTORS AND IT'S 3 IMPOSSIBLE FOR ME TO SAY WHY TRESE TWO CHILDRED WERE MORE HIGHLY SEXUALIZED THAN OTHER CHILDREN THEIR AGE. I'VE NEVER SEEN MR. HAYNES INTERACT WITH SARAH IM AN INAPPROPRIATE WAY WITH MY OWN EYES, BUT I DON'T, I Q. HAVE YOU EVER SEEN 13 YEAR OLOS 10 REPORTING THINGS ON THEIR OWN THINGS LIKE THAT OR LIKE 11 IS PRESENTED IN THIS CASE? 12 MS. KRUG: OBJECTION RELEVANCE. 13 THE COURT: WHERE ARE YOU GOING WITH THAT? 14 MR. LISZENSKI: WELL T WAS JUST ASKING TO 15 THIS IS A FOLLOW-UP OF A SEXUALIZED NATURE OF WHAT WAS HAPPENING PER THE TESTIMONY AND IT'S UNCONTROVERTED 16 THAT THERE WERE IMAGES FOUND ON M.S.H.'S PHONE THAT 19 WERE OF A HIGHLY SEXUAL NATURE. 19 HS. KRUG: YOUR HONOR THAT MAY OR MAY NOT 20 HAVE BEEN ADMISSIBLE HAVE WE HAD A CRIMINAL TRIAL. HE 21 HAS PLED GUILTY. THE COURT: THE OBJECTION IS SUSTAINED. 23 HR. LISZEWSKI: THAT'S ALL I HAVE JUDGE. 24 THE COURT: ANYTHING ELSE? 25 MS. KRUG: JUST ONE QUESTION YOUR HONOR.

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ADDITIONAL CROSS EXAMINATION BY MS. KRUG:
               Q. IN YOUR PRESENCE THE DEFENDANT HAS NOT
     ACTED INAPPROPRIATELY WITH S.H.?
                    NOT THAT I'M AWARE OF, I'VE NEVER SEEN
               A.
     ANYTHING INAPPROPRIATE.
               O. BUT YOU WERE THERE?
                    I HAVE HAD ONE MEETING WHERE FATHER
     BROUGHT THEM TO MY OFFICE AND I WAS ABLE TO SEE HIM
9
     INTERACT WITH BOTH OF THE MINOR CHILDREN AT THAT TIME
     AND I DIDN'T SEE ANYTHING INAPPROPRIATE DURING THAT.
11
               Q. BUT THE POINT OF MY QUESTION WAS YOU
12
     WERE THERE WITH THEM?
13
               A. DURING THAT YES.
14
               MS. KRCG: NOTHING FURTHER.
15
               MR. LISZEWSKI: NO FURTHER.
               THE COURT: MAY SHE BE EXCUSED?
17
               MR. LISZEWSKI: YES SIR.
18
               MS. KRUG: YES.
19
               THE COURT: THANK YOU MA'AM YOU ARE EXCUSED,
20
    NEXT WITNESS FOR THE DEFENDANT.
21
               MR. MILLS: MRS. BERNICE HAYNES.
22
              THE COURT: ARE YOU ABLE TO CLINB STEPS
23
    MA' AM?
               BERNICE HAYNES: SURE. THANK YOU THAT'S
25
    FIME
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